



SBA FORM 355 APPLICATION FOR SMALL BUSINESS SIZE DETERMINATION

Carefully read these instructions and the SBA Size Regulations before completing this form.

Applications not fully completed will not be accepted.

General Instructions

- This application should be used by anyone seeking a size determination for the purpose of receiving assistance available to small businesses under any program administered by this Agency, except for the SBIC program which utilizes SBA Form 480. A small business is a concern which is independently owned and operated, not dominant in its field of operation, and does not exceed the size standard applicable to the procurement or program for which the business is applying.
- 2. SBA is authorized to make size determinations pursuant to the Small Business Act and regulations thereunder for the purpose of deciding small business protests and to determine eligibility for program assistance. SBA's size regulations are found generally at Title 13, Code of Federal Regulations, Part 121. SBA may, at its discretion, request additional relevant information not specifically identified on this form.
- 3. The original and one copy of SBA Form 355, with additional sheets attached as needed, should be returned to the SBA Area Government Contracting or Disaster Office closest to the applicant's principal place of business. The person signing this form must be authorized by the applicant to do so. Non-employee representatives of the applicant, such as attorneys or accountants, must provide a letter authorizing them to represent the firm for this purpose. All information requested must be supplied. Failure to do so will cause a delay in making the size or
- 4. All possible affiliates of the applicant, whether acknowledged or not, and whether foreign or domestic, must be included in completing this form. SBA criteria for defining affiliates should be carefully reviewed, and can be found at Part 121.103 of the Regulations. Completion of Parts IV and V of this form does not constitute an admission that the concerned entities are affiliated.
- 5. Where the applicable size standard involves "number of employees," a concern's average employment for the 12 months preceding the application or offer is examined, including all employees of both domestic and foreign affiliates, and including persons employed on a full-time, part-time, temporary or other basis. See Part 121.106 of the Regulations. For purposes of Economic Injury Disaster Loans, the 12 months preceding the disaster are
- 6. Where the applicable size standard involves " annual receipts," a concern's annual receipts mean total income (or gross income in the case of a sole proprietorship) plus the cost of goods sold, as reported to the Internal Revenue Service on its Federal Income Tax Return. See Part 121.104 of the Regulations.
- 7. In some cases, SBA must determine the primary business activity of a concern as part of its size determination process. In making that determination, consideration is given to various criteria, such as distribution among a firm's activities of receipts, employment, and costs of doing business.
- 8. For purposes of this form, consider principal stockholders as those persons or concerns which own 10 or more percent of the voting stock. In cases where no individual or concern owns at least 10 percent of the voting stock, the five largest stockholders and their percentages of stock must be listed.
- 9. Where certain financial assistance programs are involved, applicants must include the county in which they are located, and state whether the funds to be received will be utilized in a Labor Surplus Area. Labor Surplus Areas are defined in the Department of Labor publication "Area Trends." See Part 121.301(e) of the Regulations.
- 10. Certain industries require special additional information. Consult the Size Standards Table and its footnotes at Part 121.201 of the Regulations. These special industries are:

Depository Institutions (SICs 6021, 6022, 6029, 6035 or 6036)

Dredging and Surface Cleanup Activities (SIC 1629) Conference Management Services (SIC 8741, part)

Petroleum Refining (SIC 2911) SBA Form 355 (3-00) Previous Edition is Obsolete Tires and Inner Tubes (SIC 3011)
Real Estate Agents and Managers (SIC 6531)
Travel Agencies (SIC 4724)

Food Canning and Preserving (SIC 2033) Advertising (SICs 7311-19)

Flectric Services (SIC 4911)



SMALL BUSINESS ADMINISTRATION APPLICATION FOR SMALL BUSINESS SIZE DETERMINATION

	Name and address of applicant: (Street, City, State & Zip Code)		Name and title of person authorized to provide more information:			
			Telephone No.:			
1c.	Located incounty. If determination is needed for a financial assistance program other than surety bond guarantee, will assistance funds be used in a labor surplus area?No	1d.	Business Loan	Section 8(a) Eligibility Section 8(a) Contract Surety Bond Guarantee Women-Owned Status		
1e.		business was established or incorporated: ant is a corporation, a copy of its latest annual report to stockholders, by-laws, and articles of incorporation must be attached to applicant is a partnership, a copy of the Partnership Agreement must be attached.				
1f.	Overall primary business activity (including Standard Industrial Classification (SIC) Code):	1g.	g. Has applicant previously been the subject of a formal SBA size determination? Yes No. If yes, by which SBA office When?			
2.	Applicant's i	major	products or services:			
	Product/Services		Standard Industrial Classification (SIC) Code	Share of Sales or Receipts for most recently completed fiscal year % of total sales Dollar valu		
(1)						
(3)						
(2) (3) (4) (5) 3.	Does applicant issue or operate under a franchise, license, o			concern?		
(3) (4) (5) 3.		e agrees s of app	ement must be attached.	concern? % of voting stock or of business owned		
(3) (4) (5)	YesNo. If answer is yes, a copy of the Name & address of owner, partners, & principal stockholders	e agrees s of app	ement must be attached.	% of voting stock		

	Names & addresses of all C	Officers of applicant (Continued)	Office(s) held in applicant.
-	Names & addresses of all D	Directors of applicant (if a corporation).		
a. outstar	Are any stock options nding?		or concern holding option(s) on at	a copy of agreement(s
b.	Is the stock held by a lender	r or other party as pledged collateral?Yes	No. If yes, attach a copy of the a	greement.
c.	trust? together with any explanator		No. If yes, attach a copy of t	ne agreement or trust
3.	Has applicant agreed to com furnish details and copies of	nbine with or merge with another concern in the future by saf f applicable documents.	ale of stock or assets? Yes	No. If yes,
ea.	Is applicant or any of the peother concern(s)? Yes	ersons listed in questions 4, 5 or 6 above an owner, partnerson. No. If yes, complete section 9b below.	er, director, officer, employee or pr	incipal stockholder in any
9b.	Names of Individuals	Names of concerns and addresses (Street, City, State & Zip Code)	Position held	% of voting stock or of business owned

Part II.	_	employee-based size stan					
	Applicant's number of employees.	(See instructions for definition of term '	'number of employees.")				
art III.	. Information relating to	revenue-based size standa	ards.				
	What is the applicant's fiscal year ending date?						
2.	purpose of Economic Injury Disaste	for each of its most recently completed or Loans, show the sales for the three f	iscal years completed prior to the disas				
art IV	. Information relating those firms listed u	to alleged, acknowledged nder Part I, item 9b.	d, or possible affiliates of	applicant, including			
3.		d foreign) a corporation, a copy of the latest ann attached. For each affiliate which is a p					
3a.	Names & addresses (Street, City, State & Zip Code)	% of voting stock or ownership of concern held by applicant	% of voting stock or ownership of applicant held by concern	Major products or services of concern (include SIC code)			
3c.	Number of employees of each cond	cern listed in 13a. (Attach separate sho	eet if needed.)				
	1. concer	n	# of employees				
	concer	n	# of employees				
	3. concer	n	# of employees				
13d.	Total sales or receipts of each concern for each of its most recently completed three fiscal years as of the date of application or offer. For the purpose of Economic Injury Disaster Loans, show the sales for the three fiscal years completed prior to the disaster.						
	1, concern	2, concern	3,	concern			
	\$ \$ \$	\$\$\$		\$ \$			

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nowledged or possi	ble affiliates? (e.g. teleph			facilities, equipme		
			pace, venicles, re	eceptionist, etc.)	nt, or personne Yes	el with any of the alleged,
	In preparing the subject bid or application for assistance, was any assistance provided by an alleged, acknowledged or possible affiliate to the applicant or by the applicant to an alleged, acknowledged or possible affiliate? Yes No				or possible affiliate to the	
Have there been or are there any current financial obligations between applicant and an alleged, acknowledged or possible affiliate? YesNo				ssible affiliate?		
Are there any individuals who have signed or are expected to sign documents to facilitate the ability of applicant to receive indemnifications of credit guarantees, who are not owners, officers, directors, employees, partners, or principal stockholders of applicant?YesN						
Does any family member of an owner, partner, officer, director, or principal stockholder of applicant have an ownership interest in any of the alleged, acknowledged or possible affiliates?YesNo				ship interest in any of the		
Has SBA ever determined the applicant to be affiliated with any of the alleged, acknowledged or possible affiliates, or, to the best of your knowledge, determined any of the alleged, acknowledged or possible affiliates to be affiliated with each other? Yes No. If ye attach a copy of the determination(s) if available, or describe the determination(s) made by SBA.						
ontract award to app	olicant?Yes					
Have any of the alleged, acknowledged or possible affiliates assisted in arranging for any of the subcontractors needed for performance of the				ded for performance of this		
Have there been or are there any actual or proposed subcontracts between applicant and any of the alleged, acknowledged or possible affiliate Yes No					ledged or possible affiliates?	
	·		ting to the subjec	et contract which to	ok place betwe	een applicant and any of the
any of the alleged,	acknowledged or possib	le affiliates perform	more than 25 pe	ercent of this conti	ract? Yes	No
		•		ere be any financi	al impact on an	ny of the alleged,
i v c	ged, acknowledged SBA ever determined by the acopy of the desert any of the alleged, ntract award to approximate approximate to any of the alleged ract or any contract ethere been or are yes there any discussived, acknowledged any of the alleged, uplicant were to be	sed, acknowledged or possible affiliates? SBA ever determined the applicant to be alwedge, determined any of the alleged, acknowledged, acknowledged or possibilitract award to applicant? Yes No e any of the alleged, acknowledged or possibilitract or any contract awarded to applicant we there been or are there any actual or property yes No e there any discussions as to specific terms good, acknowledged or possibility and the alleged, acknowledged or possibility of the alleged.	SBA ever determined the applicant to be affiliated with any of wledge, determined any of the alleged, acknowledged or possible affiliates, or describe the damy of the alleged, acknowledged or possible affiliates, or any ntract award to applicant? Yes No. Has such any of the alleged, acknowledged or possible affiliates, or any ntract award to applicant? Yes No. Has such any of the alleged, acknowledged or possible affiliates assist ract or any contract awarded to applicant within the past two years there are there any actual or proposed subcontracts are there any discussions as to specific terms or conditions related, acknowledged or possible affiliates prior to bid opening? any of the alleged, acknowledged or possible affiliates performance of the alleged, acknowledged or possible affiliates performance of the alleged, acknowledged or default on this or any other of the alleged.	SBA ever determined the applicant to be affiliated with any of the alleged, acknowledge, determined any of the alleged, acknowledged or possible affiliates to be the acopy of the determination(s) if available, or describe the determination(s) in any of the alleged, acknowledged or possible affiliates, or any of their principal intract award to applicant?YesNo. Has such an indemnity of any of the alleged, acknowledged or possible affiliates assisted in arranging for act or any contract awarded to applicant within the past two years?Yes there been or are there any actual or proposed subcontracts between applicant yesNo et there any discussions as to specific terms or conditions relating to the subject yed, acknowledged or possible affiliates perform more than 25 per any of the alleged, acknowledged or possible affiliates perform more than 25 per any of the alleged, acknowledged or possible affiliates perform more than 25 per any of the alleged, acknowledged or possible affiliates perform more than 25 per any of the alleged, acknowledged or possible affiliates perform more than 25 per any of the alleged, acknowledged or possible affiliates perform more than 25 per any of the alleged, acknowledged or possible affiliates perform more than 25 per any of the alleged, acknowledged or possible affiliates perform more than 25 per any of the alleged, acknowledged or possible affiliates perform more than 25 per any of the alleged, acknowledged or possible affiliates perform more than 25 per any of the alleged, acknowledged or possible affiliates perform more than 25 per any of the alleged.	SBA ever determined the applicant to be affiliated with any of the alleged, acknowledged or possible affiliated with any of the alleged, acknowledged or possible affiliates to be affiliated with each a copy of the determination(s) if available, or describe the determination(s) made by SBA. any of the alleged, acknowledged or possible affiliates, or any of their principals, provide an indentract award to applicant? Yes No. Has such an indemnity or guaranty been parect or any of the alleged, acknowledged or possible affiliates assisted in arranging for any of the substract or any contract awarded to applicant within the past two years? Yes No entered there any actual or proposed subcontracts between applicant and any of the alleged, acknowledged or possible affiliates assisted in arranging for any of the substract or any contract awarded to applicant within the past two years? Yes No entered any discussions as to specific terms or conditions relating to the subject contract which to ged, acknowledged or possible affiliates prior to bid opening? Yes No any of the alleged, acknowledged or possible affiliates perform more than 25 percent of this contract policiant were to be terminated for default on this or any other contract, would there be any financial.	SBA ever determined the applicant to be affiliated with any of the alleged, acknowledged or possible affiliates, or wledge, determined any of the alleged, acknowledged or possible affiliates to be affiliated with each other?

SMALL BUSINESS ACT PENALTIES FOR VIOLATIONS:

Section 16(a) of the Small Business Act, as amended, (the "Act") (15 USC 645 (a)), makes it a criminal offense punishable by fine of not more than \$5,000 or imprisonment for not more than two (2) years, or both, to make a willfully false statement or misrepresentation to the Small Business Administration (SBA) for the purpose of influencing in any way the action of the SBA for the purpose of obtaining a loan or extension thereof by renewal, deferment of action, or otherwise, or the acceptance, release, or substitution of security thereof, or for the purpose of obtaining money, property, or anything of value.

Section 16(d) of the Act, (15 USC 645(d)), makes it a criminal offense to misrepresent in writing the status of any concern as a "small business concern" in order to obtain for oneself or another any prime contract to be awarded pursuant to section 9 or 15 of the Act, or any subcontract to be awarded pursuant to section 8(a) of the Act, or any subcontract included as part or all of a goal contained in a subcontracting plan required pursuant to section 8(d) for the Act, or any prime or subcontract to be awarded as a result or in furtherance of any other provisions of Federal law that specifically references section 8(d) of the Act a definition of program eligibility (such as the Small Disadvantaged Business contracting program). Violations of section 16(d) are punishable by a fine of not more than \$500,000 or by imprisonment for not more than ten years or both, and can result in certain administrative remedies, including suspension and debarment.

CERTIFICATION:

I hereby certify that all information contained above and in exhibits and attachments hereto is true and complete to the best knowledge and belief of the applicant and is submitted for the purpose of inducing the Small Business Administration to make a determination as to the size of the applicant, in order that the applicant may receive assistance as a small business under any of the laws administered by the Small Business Administration.

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	(Individual, partnership, trade name or corporation)
Ву	
Title	
D-4-	
Date	

PLEASE NOTE: The estimated burden hours for the completion of this form is 4 hours per response. You will not be required to respond to this information collection if a valid OMB approval number is not displayed. If you have any questions or comments concerning this estimate or any other aspect of this information collection, please contact the U.S. Small Business Administration, Chief, Administrative Information Branch, 409 3rd St., S.W., Washington, D.C. 20416 and/or Office of Management and Budget, Clearance Officer, Paperwork Reduction Project (3245-0101), Washington, D.C. 20503. **PLEASE DO NOT SEND FORMS TO OMB.**